#### PATENT COOPERATION TREATY

# INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (Chapter I of the Patent Cooperation Treaty)

(PCT Rule 44bis)

Applicant's or agent's file reference FP21044	FOR FURTHER ACTION	See item 4 below				
International application No. PCT/AU2005/000035	Priority date (day/month/year) 16 January 2004 (16.01.2004)					
International Patent Classification (8th edition unless older edition indicated) See relevant information in Form PCT/ISA/237						
Applicant COMMONWEALTH SCIENTIFIC AND INDUSTRIAL RESEARCH ORGANISATION						

1.	This international preliminary report on patentability (Chapter I) is issued by the International Bureau on behalf of the International Searching Authority under Rule 44 bis. 1(a).						
2.	This REPORT consists of a total of 5 sheets, including this cover sheet.						
	In the attached sheets, any reference to the written opinion of the International Searching Authority should be read as a reference to the international preliminary report on patentability (Chapter I) instead.						
3.	This report contains indications	relating to the following items	s:				
	Box No. I	Basis of the report					
	Box No. II	Priority					
:	Box No. III	Non-establishment of opin applicability	nion with regard to novelty, inventive step and industrial				
	Box No. IV	Lack of unity of invention					
	Box No. V	Reasoned statement under applicability; citations and	Article 35(2) with regard to novelty, inventive step or industrial explanations supporting such statement				
•	Box No. VI	Certain documents cited	·				
	Box No. VII	Certain defects in the inter	rnational application				
	Box No. VIII	Certain observations on th	é international application				
4.	4. The International Bureau will communicate this report to designated Offices in accordance with Rules 44his.3(c) and 93his.1 but not, except where the applicant makes an express request under Article 23(2), before the expiration of 30 months from the priority date (Rule 44bis .2).						
			Date of issuance of this report 17 July 2006 (17.07.2006)				
	The International Bur	eau of WIPO	Authorized officer				
	34, chemin des Co 1211 Geneva 20, S	lombettes witzerland	Dorothée Mülhausen				
Facsi	acsimile No. +41 22 338 82 70 e-mail: pt01@wipo.int						
Form	PCT/IB/373 (January 2004)						

### PATENT COOPERATION TREATY

REC'D	06	APR 2005
WIPO	)	PCT

From the:
INTERNATIONAL SEARCHING AUTHORITY

To:			PCI	
Griffith Hack GPO Box 1285K MELBOURNE VIC 3001		WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY		
			(PCT Rule 43bis.1)	
*	,	Date of mailing (day/month/year)	3 0 MAR 2005	
Applicant's or agent's file reference NGM:MJL:FP21044		FOR FURTHER ACT	See paragraph 2 below	
International application No. PCT/AU2005/000035	International filing date 14 January 2005	(day/month/year)	Priority date (day/month/year) 16 January 2004	
International Patent Classification (IPC) or Int. Cl. G01N 21/35, G01J 3/42,	both national classifica	tion and IPC		
Applicant COMMONWEALTH SCIENTIL		IAL RESEARCH O	RGANISATION et al	
1. This opinion contains indications relating to the following items:    X   Box No. I   Basis of the opinion				
If this opinion is, as provided above, co written reply together, where appropria PCT/ISA/220 or before the expiration of For further options, see Form PCT/ISA.	te, with amendments, belt of 22 months from the price		pplicant is invited to submit to the IPEA a onths from the date of mailing of Form ires later.	
3. For further details, see notes to Form PCT/ISA/220.				
Name and mailing address of the IPEA/AU		Authorized Officer		
AUSTRALIAN PATENT OFFICE PO BOX 200, WODEN ACT 2606, AUSTR B-mail address: pct@ipaustralia.gov.au Facsimile No. (02) 6285 3929	ALIA	GREG POWEL! Telephone No. (02)		

International application No.

PCT/AU2005/000035

Box	No. I	Basis of the opinion	
1.	With regar	to the language, this opinion has been established on the basis of the international application in the language in s filed, unless otherwise indicated under this item.	.
	the fo	pinion has been established on the basis of a translation from the original language into lowing language , which is the language of a translation furnished for the purposes of ational search (under Rules 12.3 and 23.1(b)).	
<b>2.</b>	With regar	to any nucleotide and/or amino acid sequence disclosed in the international application and necessary to the ention, this opinion has been established on the basis of:	
	a. type of	material	
	□ *	sequence listing	
	🔲 ¹	ble(s) related to the sequence listing	
	b. format	of material	
	لـــا	written format	
	i	a computer readable form	
	c. time of	filing/furnishing	
		ontained in the international application as filed.	
	لبنيا	led together with the international application in computer readable form.	
	لـــا	urnished subsequently to this Authority for the purposes of search.	
3.	filed	ition, in the case that more than one version or copy of a sequence listing and/or table relating thereto has been r furnished, the required statements that the information in the subsequent or additional copies is identical to that application as filed or does not go beyond the application as filed, as appropriate, were furnished.	
4.	Additional		
• •	•		
			:
	·		_

International application No.

PCT/AU2005/000035

Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement Box No. V

#### 1. Statement

,			•	•			YES
Novelty (N)	Claims	1-20					NO
	Claims	•		•		•	•
Inventive step (IS)	Claims						YES
inventive step (15)	•			•			NO
. •-	Claims	- ·	_				YES
Industrial applicability (IA)	Claims	1-20					NO
	Claims	i			-		110

Citations and explanations:

The following documents identified in the International Search Report have been considered for the purposes of this report:

D1.) PRATA A. J., ROSE W.I., SELF S. and O'BRIEN D.M., Global, Long-Term Sulphur Dioxide Measurements From TOVS Data: A New Tool for Studying Explosive Volcanism and Climate, Volcanism and the Earth's Atmosphere, Alan Robock, Clive Oppenheimer, editors; Geophysical Monograph 139, ISBN 0-87590-998-1; Copyright 2003 by the American Geophysical Union; pages 75-92, see in particular Figure 1 and its description; section 3, including subsections 3.3-3.4

D2.) US 5654700 A (PRATA et al.) 5 August 1997 The whole document and in particular the paragraph bridging columns 4 and 5, Figure 5, Claims 10 and 17

#### NOVELTY (N)

None of the prior art documents specifically disclose determining the amount of radiation originating from water vapour at a key SO<sub>2</sub> wavelength from the measured radiation at the subsidiary wavelengths. Document D1, for instance, discloses estimating the background radiance at 7.3 microns by a linear interpolation. However, the background radiance (at and around the key SO<sub>2</sub> wavelengths) normally incorporates radiation from many atmospheric species (and not only water vapour as such). Document D2 does not specifically describe subtracting the radiation produced by water vapour as such (but it does describe radiation originating from ice in the region from 9 to 13 microns, see Figure 2, curve 15). Consequently, Claims 1-20 of the subject application appear to be novel.

#### INVENTIVE STEP (IS)

The invention defined in Claims 1, 4-5, 12 and 14-15 does not appear to involve an inventive step in light of the prior art documents D1 and D2 and in light of common general knowledge in the art of spectrophotometric gas detection. It is well known in the said art that sulphur dioxide produces characteristic signatures at around 7.3 and 8.6 microns. The procedure of estimating and removing the background radiance (using linear interpolation) is described in D1 and would be obvious to a person skilled in the art of spectrophotometric gas detection. The feature of determining the amount of radiation from (only) water vapour lacks clarity, as explained in Observation 1, below. However, assuming that (in some situations) the radiation from water vapour is dominating the background radiation, all the steps of Claim 1 and all the features of Claim 12 would be completely obvious to the said person skilled in the art. Consequently, claims 1, 4-5, 12 and 14-15 appear to lack an inventive step.

The features added in the appended Claims 2-3, 6-11, 13 and 16-20 are either obvious or merely a matter of design choice. Consequently, none of the appended claims contributes to a patentable ingenuity.

International application No.

PCT/AU2005/000035

#### Box No. VIII Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made:

- 1. All claims are not clear in regard to the treatment of radiation originating from other atmospheric species than water vapour. For instance, the treatment of radiation originating from ice is not clear. In other words, the exact way of distinguishing between radiation from water vapour and other atmospheric species contributing to radiation at the subsidiary wavelengths is not clear.
- 2. Claim 2 is not clear in regard to the wording "from a position or position" [emphasis added].
- 3. Claims 6, 7, 16 and 17 are not clear in regard to the wording "at +/- 0.5 μm" because it is not completely clear which wavelengths (and how many subsidiary wavelengths) are being referred to.
- 4. Claim 12 is not clear in regard to the scope of the wording "at just below, or above the horizon". In particular, the meaning of "just below" appears to be somewhat ambiguous.
- 5. Figure 4 is not clear because the difference between the detector array (3) and the camera (2) is not clear. It is also not clear why the filter wheel (2) is positioned <u>behind</u> the camera and not in front of it. I also note that both the filter wheel and the camera are denoted with the same numeral (2).
- 6. Figure 6c is not clear as it is not explained in the description. In particular, the difference(s) (if any) between Figure 6c and Figure 7 are not clear.

### PATENT COOPERATION TREATY

REC'D 0 6 APR 2005

From the:
INTERNATIONAL SEARCHING AUTHORITY

To:		PCT		
Griffith Hack GPO Box 1285K MELBOURNE VIC 3001		WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY		
		(PCT Rule 43bis.1)		
		Date of mailing 3 0 MAR 2005		
Applicant's or agent's file reference NGM:MJL:FP21044		FOR FURTHER ACTION See paragraph 2 below		
International application No. PCT/AU2005/000035	International filing date (	(day/month/year) Priority date (day/month/year) 16 January 2004		
International Patent Classification (IPC) or Int. Cl. G01N 21/35, G01J 3/42, 3	both national classificat 3/45, G08G 5/04			
COMMONWEALTH SCIENTIF	IC AND INDUSTRI	AL RESEARCH ORGANISATION et al		
Box No. IV Lack of unity of into X Box No. V Reasoned statement citations and explain Box No. VI Certain documents Box No. VII Certain defects in the X Box No. VIII Certain observation Certain observation If a dermand for international preliminary Preliminary Examining Authority ("IPE be the IPEA and the chosen IPEA has no Searching Authority will not be so considerations."	of opinion with regard to vention t under Rule 43bis.1(a)(i) nations supporting such stricted he international applications on the international applications on the international application of the international Buildered.  A") except that this does notified the International Buildered.  Insidered to be a written one, with amendments, before 122 months from the prior	with regard to novelty, inventive step or industrial applicability with regard to novelty, inventive step or industrial applicability aterment on discopinion will be considered to be a written opinion of the Intercont apply where the applicant chooses an Authority other than ureau under Rule 66.1 bis(b) that written opinions of this Intercontinuous of the IPEA, the applicant is invited to submit to the IPE are the expiration of 3 months from the date of mailing of Form	ernational this one to national 3A a	
3. For further details, see notes to Form PCT	/ISA/220.		. 1	
Name and mailing address of the IPEA/AU		Authorized Officer		
AUSTRALIAN PATENT OFFICE				
PO BOX 200, WODEN ACT 2606, AUSTRA B-mail address: pct@ipaustralia.gov.au Facsimile No. (02) 6285 3929	ALIA	GREG POWELL  Telephone No. (02) 6283 2308		

International application No.

PCT/AU2005/000035

Вох	No. I	Basis of the opi	inion	_
1.	With rega	ard to the language, was filed, unless oth	t, this opinion has been established on the basis of the international application in the language in the herwise indicated under this item.	٠
	the:	following language	established on the basis of a translation from the original language into , which is the language of a translation furnished for the purposes of nder Rules 12.3 and 23.1(b)).	
2.	With rega	ard to any nucleotid nvention, this opini	de and/or amino acid sequence disclosed in the international application and necessary to the ion has been established on the basis of:	
	a. type o	of material		
		a sequence listing		
		table(s) related to t	the sequence listing	
	b. forma	at of material		
		in written format		ı
•		in computer readal	ble form	
	c. time	of filing/furnishing		
		contained in the in	nternational application as filed.	
	一百	filed together with	the international application in computer readable form.	
		furnished subseque	ently to this Authority for the purposes of search.	
3.	file	d or fornished, the re	that more than one version or copy of a sequence listing and/or table relating thereto has been required statements that the information in the subsequent or additional copies is identical to that led or does not go beyond the application as filed, as appropriate, were furnished.	
4.	A Adition	al comments:		
٦.	Addition	·		1
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		•		:

International application No.

PCT/AU2005/000035

Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial Box No. V applicability; citations and explanations supporting such statement

#### 1. Statement

	Claims	1_20	•		YES
Novelty (N)	•	1-20		. 1	NO
	Claims		•		YES
Inventive step (IS)	Claims	•	. ,		NO
	Claims	1-20			YES
Industrial applicability (IA)	Claims	1-20			
	Claims		)		NO

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